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APPLICATION NO	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO	CONFIRMATION NO
(19-655,477	09 05 2000	Richard P. McClellan	20 137	7870
75	90 10.07.2002			
Freilich Hornbaker & Rosen Leon D Rosen 10960 Wilshire Blyd			EXAMINER	
			NOWLIN, APRIL A	
Suite 1220			ART UNIT PAPER NUMBER	
Los Angeles, Ca	A 90024		2876	TATEX SCHOOL
			DATE MAILED: 10 07 2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

			a.c
	Application No.	Applicant(s)	
	09/655,477	MCCLELLAN E	ET AL.
Office Action Summar	y Examiner	Art Unit	
	April A. Nowlin	2876	
The MAILING DATE of this com Period for Reply	munication appears on the cove	r sheet with the correspondence	address
A SHORTENED STATUTORY PERIOD THE MAILING DATE OF THIS COMM - Extensions of time may be available under the provafter SIX (6) MONTHS from the mailing date of this - If the period for reply specified above is less than the - If NO period for reply is specified above, the maxim - Failure to reply within the set or extended period for Any reply received by the Office later than three more earned patent term adjustment. See 37 CFR 1.704 Status	MUNICATION. visions of 37 CFR 1.136(a). In no event, howels communication. nirty (30) days, a reply within the statutory minum statutory period will apply and will expire or reply will, by statute, cause the application to the onths after the mailing date of this communication.	ever, may a reply be timely filed nimum of thirty (30) days will be considered ti SIX (6) MONTHS from the mailing date of th o become ABANDONED (35 U.S.C. § 133).	
1) Responsive to communication	(s) filed on 03 July 2002.		
2a) This action is FINAL .	2b) ☐ This action is non-fi	inal.	
	dition for allowance except for for practice under <i>Ex parte Quayle</i> ,		the merits is
4) Claim(s) 6-9 is/are pending in t	ho application		
		cation	
4a) Of the above claim(s)	, is/are withdrawn from consider	ation.	
5) Claim(s) is/are allowed.			
6) Claim(s) 6-9 is/are rejected.			
7) Claim(s) is/are objected			
8) Claim(s) are subject to re Application Papers	estriction and/or election require	ment.	
9) The specification is objected to be	y the Examiner.		
10) The drawing(s) filed on is	′are: a)☐ accepted or b)☐ object	ed to by the Examiner.	
Applicant may not request that an	y objection to the drawing(s) be hel	d in abeyance. See 37 CFR 1.85(a).
11) The proposed drawing correction	n filed on is: a) approve	ed b) disapproved by the Exar	niner.
If approved, corrected drawings a	re required in reply to this Office ac	tion.	
12)☐ The oath or declaration is object	ed to by the Examiner.		
Priority under 35 U.S.C. §§ 119 and 120	l		
13) Acknowledgment is made of a c	daim for foreign priority under 35	5 U.S.C. § 119(a)-(d) or (f).	
a)□ All b)□ Some * c)□ None	of:		
1. Certified copies of the price	ority documents have been rece	eived.	
2. Certified copies of the price	ority documents have been rece	eived in Application No	
3. Copies of the certified cop application from the Ir See the attached detailed Office a	oies of the priority documents han ternational Bureau (PCT Rule cation for a list of the certified co	17.2(a)).	nal Stage
14) Acknowledgment is made of a cla			nal application)
Attachment, s			
Nutice of References Cited (PTO-892)	4	nter.:ew Summary PTO:413 Paper	No.s
Notice of Craftsperson's Patent Drawing Review Information Discloruste Statement in PTC 14		Notice of Informal Patent Application (

 $\mathcal{F} = \{ e_i, e_i, e_i \in \mathcal{F}_i \mid i \in \mathcal{F}_i \}$

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DETAILED ACTION

1. Receipt is acknowledged of the Amendment filed 03 July 2002.

Claim Objections

2. Claims 7 and 9 are objected to because of the following informalities:

Re claim 7: Substitute "it" with -- the box detecting circuit -- (see line 5).

Re claim 9: Substitute "it" with -- the box container -- (see line 8).

Appropriate correction is required.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b). Therefore, this application is examined under 35

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Mazzone teaches a system for detecting an object and reading a barcode contain on the object comprising:

an object detecting circuit having an input connected to a laser reflection sensor to receive the sensor signals, and which generates a object detected signal indicating detection of a object when the magnitude of the output from the laser reflection sensor increase from a low level representing no object to above a predetermined level which represents reflections from a box, with the object detecting circuit having a circuit part that ignores an increase in reflectance from a barcode space element or other highly reflective surface that follows a brief decrease from an adjacent barcode bar element;

a data storage device that stores data representing the output of the laser reflection sensor; and

wherein the object detecting circuit is constructed to generate an object detected signal indicating detection of a object when the magnitude of the output from the laser reflection sensor increases from a low level representing no container to above a predetermined level which represent reflections from an object, and with the magnitude remaining above the object present level for at least a predetermined time representing object movement of a plurality of centimeters representing a object of minimum length. (See figure 1; col. 5, line 1 to col. 8, line 62)

The system further comprises a scanning laser source positioned to direct a scanning beam along a path; a laser reflection sensor positioned to detect reflections of

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Response to Arguments

5. Applicant's arguments with respect to claims 6-9 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to April A. Nowlin whose telephone number is (703) 605-1219. The examiner can normally be reached on Monday - Friday from 7:30AM -

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael G. Lee can be reached on (703) 305-3503. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-7722 for regular communications and (703) 308-7382 for After Final communications.

Communications via Internet e-mail regarding this application, other than those under 35 U.S.C. 132 or which otherwise require a signature, may be used by the applicant and should be addressed to [april.nowlin@uspto.gov].

All Internet e-mail communications will be made of record in the application file. PTO employees do not engage in Internet communications where there exists a possibility that sensitive information could be identified or exchanged unless the record includes a properly signed express waiver of the confidentiality requirements of 35 U.S.C. 122. This is more clearly set forth in the Interim Internet Usage Policy published in the official Gazette of the Patent and Trademark on February 25, 1997 at 1195 OG 89.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

AAN

October 1, 2002

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KARL D. FRECH **COMMAD (COMMAD)